

SENATE BILL No. 146

DIGEST OF SB 146 (Updated January 16, 2008 1:05 pm - DI 106)

Citations Affected: IC 16-34.

Synopsis: Information preceding an abortion. Provides that informed consent to an abortion includes the requirement that a physician inform a pregnant woman that there is differing medical evidence concerning when a fetus feels pain. Provides that notice must be given to a pregnant woman in writing at least 18 hours before an abortion concerning the availability of adoptions and that certain adoption-related expenses may be borne by the adoptive parents, concerning physical risks to the woman in having an abortion, and stating that an embryo formed by the fertilization of a human ovum by a human sperm immediately begins to divide and grow as human physical life. Requires a physician who performs an abortion to: (1) have admitting privileges at a hospital in the county or in a county adjacent to the county where the abortion is performed; and (2) notify the patient of the hospital location where the patient can receive follow-up care by the physician.

Effective: July 1, 2008.

Miller, Drozda

January 8, 2008, read first time and referred to Committee on Judiciary. January 17, 2008, amended, reported favorably — Do Pass.



Second Regular Session 115th General Assembly (2008)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2007 Regular Session of the General Assembly.

C

SENATE BILL No. 146

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:



SECTION 1. IC 16-34-2-1.1, AS AMENDED BY P.L.36-2005
SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2008]: Sec. 1.1. (a) An abortion shall not be performed excep
with the voluntary and informed consent of the pregnant woman upor
whom the abortion is to be performed. Except in the case of a medica
emergency, consent to an abortion is voluntary and informed only if the
following conditions are met:

- (1) At least eighteen (18) hours before the abortion and in the presence of the pregnant woman, the physician who is to perform the abortion, the referring physician or a physician assistant (as defined in IC 25-27.5-2-10), an advanced practice nurse (as defined in IC 25-23-1-1(b)), or a midwife (as defined in IC 34-18-2-19) to whom the responsibility has been delegated by the physician who is to perform the abortion or the referring physician has orally informed the pregnant woman of the following:
 - (A) The name of the physician performing the abortion.



9

10

1112

13

14

15

1617

SB 146—LS 6499/DI 104+

1	(B) The nature of the proposed procedure or treatment.			
2	(C) The risks of and alternatives to the procedure or treatment.			
3	(D) The probable gestational age of the fetus, including an			
4	offer to provide:			
5	(i) a picture or drawing of a fetus;			
6	(ii) the dimensions of a fetus; and			
7	(iii) relevant information on the potential survival of an			
8	unborn fetus;			
9	at this stage of development.			
10	(E) The medical risks associated with carrying the fetus to			
11	term.			
12	(F) The availability of fetal ultrasound imaging and			
13	auscultation of fetal heart tone services to enable the pregnant			
14	woman to view the image and hear the heartbeat of the fetus			
15	and how to obtain access to these services.			
16	(G) That there is differing medical evidence concerning			
17	when a fetus feels pain.			
18	(2) At least eighteen (18) hours before the abortion, the pregnant			
19	woman will be orally informed of the following:			
20	(A) That medical assistance benefits may be available for			
21	prenatal care, childbirth, and neonatal care from the county			
22	office of family and children.			
23	(B) That the father of the unborn fetus is legally required to			
24	assist in the support of the child. In the case of rape, the			
25	information required under this clause may be omitted.			
26	(C) That adoption alternatives are available and that adoptive			
27	parents may legally pay the costs of prenatal care, childbirth,			
28	and neonatal care.			
29	(3) At least eighteen (18) hours before the abortion, the			
30	pregnant woman will be informed in writing of the following:			
31	(A) That adoption alternatives are available, that there are			
32	many couples who are willing and waiting to adopt a child,			
33	and that, under certain circumstances, adoptive parents			
34	may legally pay costs associated with prenatal care,			
35	childbirth, and neonatal care.			
36	(B) That there are physical risks to the woman in having			
37	an abortion, both during the abortion procedure and after.			
38	(C) That an embryo formed by the fertilization of a human			
39	ovum by a human sperm immediately begins to divide and			
40	grow as human physical life.			
41	(3) (4) The pregnant woman certifies in writing, before the			
42	abortion is performed, that the information required by			



1	subdivisions (1) and (2) through (3) has been provided.	
2	(b) Before an abortion is performed, the pregnant woman may, upon	
3	the pregnant woman's request, view the fetal ultrasound imaging and	
4	hear the auscultation of the fetal heart tone if the fetal heart tone is	
5	audible.	
6	SECTION 2. IC 16-34-2-4.5 IS ADDED TO THE INDIANA CODE	
7	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
8	1, 2008]: Sec. 4.5. (a) A physician may not perform an abortion	
9	unless the physician has admitting privileges at a hospital located:	
10	(1) in the county; or	
11	(2) in a county adjacent to the county;	
12	in which the abortion is performed.	
13	(b) The physician who performs an abortion shall notify the	
14	patient of the location of the hospital at which the physician has	
15	privileges and where the patient may receive follow-up care by the	_
16	physician if complications arise.	
		_



COMMITTEE REPORT

Madam President: The Senate Committee on Judiciary, to which was referred Senate Bill No. 146, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 2, line 16, delete "the fetus might feel pain." and insert "there is differing medical evidence concerning when a fetus feels pain.".

Page 2, line 30, delete "and" and insert ",".

Page 2, line 32, delete "child." and insert "child, and that, under certain circumstances, adoptive parents may legally pay costs associated with prenatal care, childbirth, and neonatal care.".

Page 2, line 35, delete "human physical life begins when a human ovum" and insert "an embryo formed by the fertilization of a human ovum by a human sperm immediately begins to divide and grow as human physical life.".

Page 2, delete line 36.

Page 3, line 5, after "has" insert "admitting".

and when so amended that said bill do pass.

(Reference is to SB 146 as introduced.)

BRAY, Chairperson

Committee Vote: Yeas 7, Nays 1.



y

